

**IN THE UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF ALABAMA**

GRADY O. HUMPHREYS, ET AL.

**PLAINTIFFS**

**VS.**

**A. O. SMITH ELECTRICAL  
PRODUCTS, ET AL.,**

## DEFENDANTS

**CIVIL ACTION NUMBER:**

**2:07CV607-WKW**

**ANSWER OF DEFENDANT, BP AMOCO CHEMICAL COMPANY,  
TO PLAINTIFFS' COMPLAINT AND TO ALL DEFENDANTS' CROSS-CLAIMS**

COMES NOW the Defendant, BP Amoco Chemical Company [hereinafter BP Amoco], by and through its attorneys of record, Forman Perry Watkins Krutz & Tardy LLP, and files this its Answer to Plaintiffs' Complaint and would respectfully show unto the Court the following, to-wit:

## FIRST DEFENSE

Plaintiffs' Complaint is barred as to BP Amoco for insufficiency of process and insufficient service of process.

## SECOND DEFENSE

The Plaintiffs' Complaint fails to state a claim or cause of action against BP Amoco upon which relief can be granted. The Plaintiffs' Complaint fails to put BP Amoco, or any other Defendant, on notice as to those claims that it is to defend against which relate to the Plaintiffs and/or Plaintiffs' decedents generally, or those claims as they relate specifically to the Plaintiffs and/or Plaintiffs' decedents. The Plaintiffs have failed to show any nexus or relationship between these repetitive, boilerplate claims and the naming of BP Amoco in Plaintiffs' Complaint. BP Amoco

denies that the Plaintiffs and/or Plaintiffs' decedents have stated a triable claim against it and therefore denies the request for jury trial.

### **THIRD DEFENSE**

BP Amoco submits that the Plaintiffs' Complaint fail to provide a more definite statement and is vague, failing to plead with particularity specific facts relating to the claims of the Plaintiffs against any particular Defendant or identified Defendants, such as:

1. Nothing in Plaintiffs' Complaint indicates the time, place, circumstance, or products to which the Plaintiffs and/or Plaintiffs' decedents allege exposure, nor does it indicate to which particular Defendants' products, if any, they were allegedly exposed;

2. Nothing in Plaintiffs' Complaint indicates the type of products used by the Plaintiffs and/or Plaintiffs' decedents. The Plaintiffs' Complaint also fails to identify any specific time or place of the alleged exposure;

3. The Plaintiffs' Complaint fail to indicate whether the Plaintiffs and/or Plaintiffs' decedents were exposed to which Defendants' products, if any, and whether or not the cause of action against BP Amoco or any Defendant occurred or accrued within the State of Alabama.

4. Generally speaking, the Plaintiffs' Complaint fails to put BP Amoco, or any other Defendant, on notice as to the claims that they are to defend against which relate to the Plaintiffs and/or Plaintiffs' decedents generally, or those claims as they relate specifically to the individual Plaintiffs and/or Plaintiffs' decedents.

### **FOURTH DEFENSE**

And now, without waiving the above objections, nor the bases or requests for relief contained therein, BP Amoco answers Plaintiffs' Complaint filed against it paragraph by paragraph as follows:

### **COMPLAINT**

BP Amoco denies the allegations contained in the unnumbered paragraph titled COMPLAINT of Plaintiffs' Complaint and does not appear to require an admission or denial from BP Amoco. Further, BP Amoco denies that the Plaintiffs have stated a triable claim against it.

### **JURISDICTION**

BP Amoco is without knowledge or information sufficient to form a belief as to the truth or accuracy of the allegations in the unnumbered paragraph titled JURISDICTION of Plaintiffs' Complaint relating to the identity and residence of the Plaintiffs and, therefore can neither admit or deny said allegations. BP Amoco admits only that it is named as a Defendant and that it is a corporation of a state other than the State of Alabama. BP Amoco denies the remaining allegations in the unnumbered paragraph titled JURISDICTION of Plaintiffs' Complaint insofar as they apply to BP Amoco. Insofar as they apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth of the allegations in the unnumbered paragraph titled JURISDICTION of Plaintiffs' Complaint and therefore denies same. Further, BP Amoco reserves all rights and defenses in this matter and incorporates by reference its defenses and denials previously set forth.

### **STATUTE OF LIMITATIONS**

The averments contained in the unnumbered paragraph titled STATUTE OF LIMITATIONS appear to state a legal conclusion such that no answer is required. To the extent an answer is required, BP Amoco submits that it is without knowledge or information sufficient to form a belief as to which laws will be applicable to the misjoined Plaintiffs' in this lawsuit, and therefore denies the averments in the unnumbered paragraph titled STATUTE OF LIMITATIONS. Further, BP

Amoco reserves all rights and defenses in this matter and incorporates by reference its defenses and denials previously set forth.

**BACKGROUND FACTS - THE PLAINTIFFS**

**1. - 9.**

BP Amoco is without knowledge or information sufficient to form a belief as to the truth or accuracy of the information in Paragraphs 1 through 9 of Plaintiffs' Complaint, including all unnumbered paragraphs therein, relating to the identities, residencies, work histories, and alleged injuries of the Plaintiffs and/or Plaintiffs' decedents and, therefore, can neither admit nor deny said allegations.

**BACKGROUND FACTS - THE DEFENDANTS**

**10.**

BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth herein.

**11. - 12.**

BP Amoco is without knowledge or information sufficient to form a belief as to the truth or accuracy of the allegations in Paragraphs 11 and 12 of Plaintiffs' Complaint relating to the identity and or definition of "Producer Defendants," and therefore can neither admit or deny said allegation. BP Amoco denies the remaining allegations in Paragraphs 11 and 12 of Plaintiffs' Complaint insofar as they apply to BP Amoco. Insofar as they apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraphs 11 and 12 of Plaintiffs' Complaint and therefore denies same.

**13. - 29.**

The allegations contained in Paragraphs 13 through 29 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, do not appear to pertain to BP Amoco, and, therefore no response is required. To the extent the allegations contained in Paragraphs 13 through 29 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, are directed toward BP Amoco the allegations are denied. Insofar as the allegations contained in Paragraphs 13 through 29 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied.

**30.**

BP Amoco denies the allegations in Paragraph 30 of the Plaintiffs' complaint and admits only that it is named in the Plaintiffs' Complaint. To the extent that the remaining allegations contained in Paragraph 30 of Plaintiffs' Complaint are directed towards the Defendant, BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth. BP Amoco denies that the Plaintiffs and/or Plaintiffs' decedents were exposed to asbestos at the work sites listed within Plaintiffs' Complaint. Further, BP Amoco denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs' and/or Plaintiffs' decedents' alleged injuries and/or damages as described in this Complaint.

**31. - 89.**

The allegations contained in Paragraphs 31 through 89 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, do not appear to pertain to BP Amoco, and, therefore no response is required. To the extent the allegations contained in Paragraphs 31 through

89 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, are directed toward BP Amoco the allegations are denied. Insofar as the allegations contained in Paragraphs 31 through 89 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied.

**90.**

BP Amoco is without knowledge or information sufficient to form a belief as to the truth or accuracy of the allegations in Paragraph 90 of Plaintiffs' Complaint relating to the identity and or definition of "Specifying Defendant," and therefore can neither admit or deny said allegation. BP Amoco denies the remaining allegations in Paragraph 90 of Plaintiffs' Complaint insofar as they apply to BP Amoco. Insofar as they apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 90 of Plaintiffs' Complaint and therefore denies same.

**91.**

BP Amoco is without knowledge or information sufficient to form a belief as to the truth or accuracy of the allegations in Paragraph 91 of Plaintiffs' Complaint relating to the identity and or definition of "Distributor Defendant," and therefore can neither admit or deny said allegation. BP Amoco denies the remaining allegations in Paragraph 91 of Plaintiffs' Complaint insofar as they apply to BP Amoco. Insofar as they apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 91 of Plaintiffs' Complaint and therefore denies same.

**92.**

BP Amoco is without knowledge or information sufficient to form a belief as to the truth or accuracy of the allegations in Paragraph 92 of Plaintiffs' Complaint relating to the identity and or definition of "Contractor Defendants," and therefore can neither admit or deny said allegation. BP Amoco denies the remaining allegations in Paragraph 92 of Plaintiffs' Complaint insofar as they apply to BP Amoco. Insofar as they apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth of the allegations in Paragraph 92 of Plaintiffs' Complaint and therefore denies same.

**93. - 96.**

The allegations contained in Paragraphs 93 through 96 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, do not appear to pertain to BP Amoco, and, therefore no response is required. To the extent the allegations contained in Paragraphs 93 through 96 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, are directed toward BP Amoco the allegations are denied. Insofar as the allegations contained in Paragraphs 93 through 96 of Plaintiffs' Complaint, including all subparagraphs and clauses contained therein, apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied.

**97.**

BP Amoco denies the allegations contained in Paragraph 97 of the Plaintiffs' Complaint to the extent the allegations apply to this Defendant. BP Amoco further denies that the Defendants are properly joined pursuant to Rule 20(a) of the Federal Rules of Civil Procedure and further denies any of Plaintiffs' assertions to the right to relief individually, jointly, severally or in the alternative in

respect of or arising out of the same transaction, occurrence, or series of transactions or occurrences, or involve common questions of law and fact. Insofar as the allegations in Paragraph 97 of the Plaintiffs' Complaint apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied.

**DEFENDANTS' CONDUCT AND PLAINTIFFS  
AND PLAINTIFFS' DECEDENTS INJURY**

**98.**

BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth herein.

**99. - 103.**

BP Amoco denies the allegations contained in Paragraphs 99 through 103 of Plaintiffs' Complaint, including all subparagraphs therein, to the extent the allegations apply to BP Amoco. Insofar as the allegations contained in Paragraphs 99 through 103 of Plaintiffs' Complaint, including all subparagraphs therein, pertain to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied. Further, BP Amoco denies the allegations that it is liable to the Plaintiffs and/or Plaintiffs' decedents for their injuries and/or damages of any kind or in any amount whatsoever as a result of said alleged exposure. BP Amoco denies that it has acted in a negligent, reckless, willful or wanton manner with knowledge or reasonable foresight to the detriment of the Plaintiffs and/or Plaintiffs' decedents. BP Amoco also denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs and/or Plaintiffs' decedents' alleged physical and/or emotional injuries and/or damages as described in this Complaint.

**COUNT ONE**  
**(Alabama Extended Manufacturer's Liability Doctrine)**

**104.**

BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth herein.

**105. - 108.**

BP Amoco denies the allegations contained in Paragraphs 105 through 108 of Plaintiffs' Complaint, including all subparagraphs therein, to the extent the allegations apply to BP Amoco. Insofar as the allegations contained in Paragraphs 105 through 108 of Plaintiffs' Complaint, including all subparagraphs therein, pertain to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied. BP Amoco denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs' and/or Plaintiffs decedents' alleged injuries and/or damages as described in Plaintiffs' Complaint. Further, BP Amoco denies the allegations that it is liable to the Plaintiffs and/or Plaintiffs decedents for their injuries and/or damages of any kind or in any amount whatsoever as a result of said alleged exposure.

**COUNT TWO**  
**(Negligence and Intentional Tort)**

**109.**

BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth herein.

**110. - 121.**

BP Amoco denies the allegations contained in Paragraphs 110 through 121 of Plaintiffs'

Complaint to the extent the allegations apply to BP Amoco. Insofar as the allegations contained in Paragraphs 110 through 121 of Plaintiffs' Complaint pertain to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied. BP Amoco denies that it has aided, abetted, assisted, agreed, counseled, conspired, encouraged, ignored and/or materially assisted others to the detriment of the Plaintiffs and/or Plaintiffs' decedents. Further, BP Amoco denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs' and/or Plaintiffs' decedents' alleged injuries and/or damages as described in Plaintiffs' Complaint. BP Amoco further denies the allegations that it is liable to the Plaintiffs and/or Plaintiffs' decedents for their injuries and/or damages of any kind or in any amount whatsoever as a result of said alleged exposure.

**COUNT THREE**  
**(Negligence in the Course of Employment)**

**122.**

BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth herein.

**123. - 128.**

BP Amoco denies the allegations contained in Paragraphs 123 through 128 of Plaintiffs' Complaint to the extent the allegations apply to BP Amoco. Insofar as the allegations contained in Paragraphs 123 through 128 of Plaintiffs' Complaint pertain to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied. BP Amoco denies that it has materially assisted or acted in a intentional, reckless, malicious and/or wanton manner with knowledge or

reasonable foresight to the detriment of the Plaintiffs' and/or Plaintiffs' decedents. Further, BP Amoco denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs' and/or Plaintiffs' decedents' alleged injuries and/or damages as described in Plaintiffs' Complaint. BP Amoco further denies the allegations that it is liable to the Plaintiffs and/or Plaintiffs' decedents for their injuries and/or damages of any kind or in any amount whatsoever as a result of said alleged exposure.

**COUNT FOUR**  
**(Fraudulent Concealment/Misrepresentation/  
Alteration of Medical Studies/Conspiracy/Aiding and Abetting Conspiracy)**

**129.**

BP Amoco denies the allegations contained in Paragraph 129 of Plaintiffs' Complaint to the extent the allegations apply to BP Amoco. Insofar as the allegations contained in Paragraph 129 of Plaintiffs' Complaint apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied.

**130. - 144.**

BP Amoco denies the allegations contained in Paragraphs 130 through 144 of Plaintiffs' Complaint, including all subparagraphs therein. Insofar as the allegations contained in Paragraphs 130 through 144 of Plaintiffs' Complaint, including all subparagraphs therein, apply to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied. BP Amoco denies that it has aided, abetted, assisted, agreed, counseled, conspired, encouraged, ignored and/or materially assisted others to the detriment of the Plaintiffs and/or Plaintiffs' decedent. BP Amoco denies the

Plaintiffs' and/or Plaintiffs' decedents' vague and uncertain allegations regarding conspiracy and fraud. Further, BP Amoco denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs and/or Plaintiffs' decedent alleged injuries and/or damages as described in this Complaint. BP Amoco further denies Plaintiffs and/or Plaintiffs' decedent assertion that they have suffered or will suffer injuries.

**COUNT FIVE**  
**(Product Liability, Combined and Concurring Negligence,  
Intentional Tort and Conspiracy)**

**145.**

BP Amoco re-alleges and incorporates by reference its defenses and denials previously set forth herein.

**146. - 147.**

BP Amoco denies the allegations contained in Paragraphs 146 and 147 of Plaintiffs' Complaint to the extent the allegations apply to BP Amoco. Insofar as the allegations contained in Paragraphs 146 and 147 of Plaintiffs' Complaint pertain to other Defendants, BP Amoco is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations and accordingly these allegations are denied. BP Amoco denies that its products or actions have directly or proximately caused or contributed to the Plaintiffs' and/or Plaintiffs decedents' alleged injuries and/or damages as described in Plaintiffs' Complaint. Further, BP Amoco denies the allegations that it is liable to the Plaintiffs and/or Plaintiffs decedents for their injuries and/or damages of any kind or in any amount whatsoever as a result of said alleged exposure.

**148.**

BP Amoco denies the allegations contained in Paragraph 148 of Plaintiffs' Complaint and demands strict proof thereof.

**JURY DEMAND AND AD DAMNUM**

BP Amoco denies the allegations contained in the unnumbered paragraph titled JURY DEMAND AND AD DAMNUM to Plaintiffs' Complaint and does not appear to require an admission or denial from BP Amoco. Further, BP Amoco denies that the Plaintiffs have stated a triable claim against it. Further, BP Amoco denies the allegations contained in the unnumbered paragraph titled JURY DEMAND AND AD DAMNUM to Plaintiffs' Complaint that the Plaintiffs and/or Plaintiffs decedents are entitled to any relief from or against BP Amoco, whether as compensatory, punitive, exemplary or any other form of damages and further denies that the Plaintiffs and/or Plaintiffs decedents are entitled to any judgment against it jointly, severally, or collectively in any amount whatsoever.

WHEREFORE, BP Amoco demands and moves the Court to dismiss Plaintiffs' Complaint herein against it and further says that the Plaintiffs and/or Plaintiffs' decedents are not entitled to recover herein against BP Amoco as is alleged in said Plaintiffs' Complaint.

**FIFTH DEFENSE**

The claims alleged herein against BP Amoco are barred by the applicable statutes of limitation and, alternatively, by the doctrine of laches.

**SIXTH DEFENSE**

The Court lacks jurisdiction over the person and/or property of BP Amoco.

**SEVENTH DEFENSE**

The Court lacks jurisdiction over the subject matter of Plaintiffs' and/or Plaintiffs' decedents' claims.

**EIGHTH DEFENSE**

Venue is improper.

**NINTH DEFENSE**

There is an insufficiency of process and an insufficiency of service of process.

**TENTH DEFENSE**

The Complaint should be dismissed based on a mis-joinder of parties.

**ELEVENTH DEFENSE**

The Complaint should be dismissed based on a mis-joinder of claims.

**TWELFTH DEFENSE**

Plaintiffs' and/or Plaintiffs' decedents' fraud claims should be dismissed for failure to plead such claims with sufficient particularity, as required by Rule 9 of the Alabama Rules of Civil Procedure.

**THIRTEENTH DEFENSE**

Any product manufactured, sold or supplied by BP Amoco was not defective or unreasonably dangerous in that it complied, at all relevant times, with all applicable government safety standards.

**FOURTEENTH DEFENSE**

If it is determined that the Plaintiffs and/or Plaintiffs' decedents have made any form of recovery by way of judgement, settlement, or otherwise, for all or any part of the alleged injuries or damages, then BP Amoco claims the benefit of such recovery by way of setoff, payment, credit, recoupment, accord and satisfaction, or otherwise.

**FIFTEENTH DEFENSE**

BP Amoco denies that it is liable to the Plaintiffs and/or Plaintiffs' decedents under the Alabama Extended Manufacturers Liability Doctrine, (AEMLD), and reserves the right to assert any other defense available to BP Amoco under that doctrine.

**SIXTEENTH DEFENSE**

Plaintiffs' and/or Plaintiffs' decedents' employers, were, upon information and belief, so experienced and sophisticated that no duty to warn existed.

**SEVENTEENTH DEFENSE**

To the extent that the Plaintiffs and/or Plaintiffs' decedents have filed an action in any other Court against some or all of these same Defendants, this action should be dismissed in the interest of judicial economy and so as to prevent double recovery.

**EIGHTEENTH DEFENSE**

There should be no recovery against BP Amoco because the exposure of the Plaintiffs and/or Plaintiffs' decedents to BP Amoco's products, if any, was *de minimus*.

**NINETEENTH DEFENSE**

BP Amoco states that the Plaintiffs and/or Plaintiffs' decedents were not exposed to any asbestos product through any act or omission of BP Amoco, and if any such exposure occurred, which is denied, such exposure was of such insufficient quantities or at such time or under such conditions as to not render BP Amoco liable therefore.

**TWENTIETH DEFENSE**

There should be no recovery against BP Amoco because to the extent that BP Amoco acted or failed to act, BP Amoco's conduct was in keeping with the State of the Medical and Industrial Art as it existed at all pertinent times.

**TWENTY-FIRST DEFENSE**

Plaintiffs' and/or Plaintiffs' decedents' claims are barred by the doctrine of waiver and estoppel.

**TWENTY-SECOND DEFENSE**

Plaintiffs and/or Plaintiffs' decedents are barred from bringing this action under the doctrine of *res judicata*.

**TWENTY-THIRD DEFENSE**

Some or all of the issues in the lawsuit have already been litigated and therefore the Plaintiffs and/or Plaintiffs' decedents are collaterally estopped from re-litigating those issues.

**TWENTY-FOURTH DEFENSE**

If the Plaintiffs and/or Plaintiffs' decedents suffered any injuries or damages, as alleged, which is specifically denied, the same resulted from the acts and omissions of persons other than BP Amoco, for which BP Amoco is in no way liable. Such acts and omissions constitute an independent, efficient, intervening cause which superseded any alleged legal wrong of BP Amoco and constitute the sole proximate or legal cause of the injuries and damages, if any, alleged by the Plaintiffs and/or Plaintiffs' decedents.

**TWENTY-FIFTH DEFENSE**

BP Amoco adopts and incorporates any and all other defenses raised by any other Defendant in this litigation to the extent that said defenses are not inconsistent with BP Amoco's assertion that it is not liable to Plaintiffs and/or Plaintiffs' decedents for any amount whatsoever.

**TWENTY-SIXTH DEFENSE**

There should be no recovery against BP Amoco because of any failure to warn or the inadequacy of warnings. Upon information and belief, at all times pertinent to Plaintiffs' and/or Plaintiffs' decedents' claims, said Plaintiffs and/or Plaintiffs' decedents were possessed of or should have been possessed of good and adequate knowledge which negated any need for said warning and

Plaintiffs and/or Plaintiffs' decedents were required to follow specific written safety procedures as established by Plaintiffs' and/or Plaintiffs' decedents' employers which negated the need or requirement for any such warning.

#### **TWENTY-SEVENTH DEFENSE**

There should be no recovery against BP Amoco for medical expenses incurred in the care, diagnosis or treatment of any injury to Plaintiffs and/or Plaintiffs' decedents, if any. Simply because said Plaintiffs' and/or Plaintiffs' decedents' employers are obligated under the Workers' Compensation Laws of the state of the Plaintiffs' and/or Plaintiffs' decedents' residences to pay for medical expenses which were incurred as a result of this occurrence. Also, because said Plaintiffs and/or Plaintiffs' decedents were entitled to receive benefits from private or public health insurance programs, health benefit plans, union-sponsored or union-provided health benefit plans, or other sources of health benefits which are responsible for the payment of all past, present and future medical expenses.

#### **TWENTY-EIGHTH DEFENSE**

Plaintiffs and/or Plaintiffs' decedents misused, abused, abnormally or improperly used some or all of the products referred to in the Complaint, and used them in a manner other than that for which they were intended. Such abuse, or abnormal, improper use proximately caused or contributed to, in whole or in part, the injuries or damages sustained by the Plaintiffs and/or Plaintiffs' decedents, if any. Plaintiffs and/or Plaintiffs' decedents failed to observe and use ordinary care and caution for one's own safety, knowing that the products Plaintiffs and/or Plaintiffs' decedents were using could cause damage if misused. Therefore, the proximate cause of Plaintiffs and/or Plaintiffs' decedents injuries or damages, if any, was a direct result of Plaintiffs' and/or Plaintiffs' decedents' negligence.

**TWENTY-NINTH DEFENSE**

If the Plaintiffs and/or Plaintiffs' decedents suffered any injuries or damages, as alleged, which is specifically denied, any such claim therefore against BP Amoco is speculative and no recovery can be awarded to Plaintiffs and/or Plaintiffs' decedents.

**THIRTIETH DEFENSE**

Any injuries or damages alleged to have been sustained by the Plaintiffs and/or Plaintiffs' decedents were proximately caused or contributed to by the free and voluntary assumption of risk by the Plaintiffs and/or Plaintiffs' decedents.

**THIRTY-FIRST DEFENSE**

Plaintiffs and/or Plaintiffs' decedents failed to mitigate the damages, if any.

**THIRTY-SECOND DEFENSE**

If the Plaintiffs and/or Plaintiffs' decedents sustained any injuries or damages, which is denied, then such injuries or damages were proximately caused or contributed to by exposure to or inhalation of noxious and deleterious fumes and residues from industrial products and by-products prevalent on his job sites and substances not legally connected to BP Amoco, and by cumulative exposure to all types of environmental and industrial pollutants of air and water.

**THIRTY-THIRD DEFENSE**

It was the duty of Plaintiffs' and/or Plaintiffs' decedents' employers and not BP Amoco to furnish Plaintiffs and/or Plaintiffs' decedents with reasonably safe places within which to work, including all necessary and adequate warnings and safety appliances to safeguard Plaintiffs and/or Plaintiffs' decedents. Also, if Plaintiffs and/or Plaintiffs' decedents received any injuries and damages, which is denied, then failure of Plaintiffs' and/or Plaintiffs' decedents' employers in their

duty toward Plaintiffs and/or Plaintiffs' decedents were the sole proximate cause of any such injury or damage, if any, or, in the alternative was such an intervening cause as to relieve BP Amoco from any liability to Plaintiffs and/or Plaintiffs' decedents.

#### **THIRTY-FOURTH DEFENSE**

As to any and all alleged breach of warranties, BP Amoco would show that Plaintiffs and/or Plaintiffs' decedents are not a third party beneficiary of any express or implied warranties. Such claims are barred because of the following;

- A. The Plaintiffs and/or Plaintiffs' decedents were not in privity with BP Amoco;
- B. Plaintiffs and/or Plaintiffs' decedents failed to give BP Amoco notice of any alleged breach of warranty within a reasonable period of time;
- C. Any such unfulfilled warranties deemed to have been made by BP Amoco is entitled to a credit in the amount of said settlement.

#### **THIRTY-FIFTH DEFENSE**

To the extent that Plaintiffs and/or Plaintiffs' decedents exposure to asbestos products that have a legal connection to BP Amoco, if any, occurred during any stage of the performance of a military government contract, the asbestos products legally connected with BP Amoco, if there were any, were manufactured, distributed, or otherwise furnished in accordance with reasonably precise specifications of the United States Government, of which BP Amoco made all disclosures necessary to avail itself of the military specifications and government contractors defense, which operates to grant immunity from said claims to BP Amoco.

#### **THIRTY-SIXTH DEFENSE**

The obligations of BP Amoco with regard to any asbestos products allegedly having a legal

connection with it must be evaluated according to the State of the Medical and Industrial Art and the laws of the state, existing at the pertinent time. BP Amoco invokes all state-of-the-art defenses applicable to Plaintiffs' and/or Plaintiffs' decedents' claims.

#### **THIRTY-SEVENTH DEFENSE**

Any award of punitive damages to Plaintiffs and/or Plaintiffs' decedents would be an unconstitutional violation of the provisions of the United States Constitution, including but not limited to the following;

- A. The Due Process and Double Jeopardy Clauses of the Fifth Amendment;
- B. The Excessive Fines Clause of the Eighth Amendment;
- C. The right to a Trial by Jury Clause of the Seventh Amendment;
- D. The Due Process and Equal Protection Clauses of the Fourteenth Amendment, Article One, Section Fifteen of the Constitution of Alabama of 1901;
- E. Article One, Section Seven of the Constitution of Alabama of 1901. Further, any award of punitive damages would be penal in nature.

#### **THIRTY-EIGHTH DEFENSE**

Plaintiffs and/or Plaintiffs' decedents do not have a cause of action against BP Amoco for either implied warranty or strict liability under the laws of the state of Alabama. Therefore, such claims are barred.

#### **THIRTY-NINTH DEFENSE**

The Plaintiffs' Complaint fails to name indispensable parties and, therefore, must be dismissed or, alternatively, this civil action should be stayed pending other appropriate relief by the Court.

**FORTIETH DEFENSE**

To the extent that Plaintiffs and/or Plaintiffs' decedents were ever employed by BP Amoco, then the sole remedy of the Plaintiffs and/or Plaintiffs' decedents is under and pursuant to the Workers' Compensation Laws of this state or the state of residency of the Plaintiffs and/or Plaintiffs' decedents. The Workers' Compensation Laws acts as a bar to preclude any action by Plaintiffs and/or Plaintiffs' decedents against BP Amoco.

**FORTY-FIRST DEFENSE**

There should be no recovery against BP Amoco based on the Alabama Extended Manufacturer's Liability Doctrine, because any culpable conduct of BP Amoco, the existence of which is strenuously denied, occurred prior to the recognition of the Alabama Extended Manufacturer's Liability Doctrine.

Any attempt to impose liability upon BP Amoco for conduct which occurred prior to the recognition of this doctrine would violate, separately and jointly, the Fifth and Tenth Amendments of the Constitution of the United States and Article One, Section Seven of the Constitution of Alabama of 1901.

Moreover, there is no causal relation between the activities of BP Amoco and the injuries to the Plaintiffs and/or Plaintiffs' decedents of which the Plaintiffs and/or Plaintiffs' decedents now complain.

**FORTY-SECOND DEFENSE**

There should be no recovery against BP Amoco under any claim based on implied or expressed warranty if said claims are said to arise under the Uniform Commercial Code of Alabama, to the extent that BP Amoco's contractual obligations occurred prior to the enactment of said statutes. The imposition of such liability would violate the following;

- A. The Fifth Amendment of the Constitution of the United States;
- B. The Tenth Amendment of the Constitution of the United States;
- C. The Fourteenth Amendment of the Constitution of the United States and
- D. Article One, Section Seven of the Constitution of Alabama of 1901.

**FORTY-THIRD DEFENSE**

There should be no recovery against BP Amoco because, as a matter of law, the imposition of liability under the Alabama Extended Manufacturer's Liability Doctrine or under any theory of implied or expressed warranty, separately or jointly, would operate as an ex-post-facto imposition of legal liability and duty and thus would violate BP Amoco's constitutional rights under;

- A. The Fifth Amendment of the Constitution of the United States;
- B. The Eighth Amendment of the Constitution of the United States;
- C. The Tenth Amendment of the Constitution of the United States;
- D. The Fourteenth Amendment of the Constitution of the United States;
- E. Article One, Section Fifteen of the Constitution of Alabama of 1901;
- F. Article One, Section Seven of the Constitution of Alabama of 1901;
- G. Such an imposition of liability and/or duty operates as an ex- post-fact law and expressed violation of the United States Constitution;
- H. The retrospective application of the Alabama Extended Manufacturer's Liability Doctrine to impose a legal duty and/or liability without notice would be an act which is an expressed contravention of the Fifth and Fourteenth Amendments of the United States Constitution and
- I. To the extent that recovery is awarded and money actually paid by BP Amoco, BP

Amoco would be deprived of its property, without due process of law, and there would be an expressed violation of the Fifth and Fourteenth Amendments of the Constitution of the United States.

#### **FORTY-FOURTH DEFENSE**

There should be no recovery against BP Amoco under any provision of Section 6-2-30, Code of Alabama, 1975, either alone or in conjunction with any other provision of Alabama Law, because Section 6-2-30 is unconstitutional as it violates the following;

- A. The Fifth Amendment of the Constitution of the United States;
- B. The Eighth Amendment of the Constitution of the United States;
- C. The Tenth Amendment of the Constitution of the United States;
- D. The Fourteenth Amendment of the Constitution of the United States;
- E. Article One, Section Fifteen of the Constitution of Alabama of 1901;
- F. Article One, Section Seven of the Constitution of Alabama of 1901 and
- G. Article One, Section Thirteen of the Constitution of Alabama of 1901:

#### **FORTY-FIFTH DEFENSE**

There should be no recovery against BP Amoco under any theory of enterprise liability, concert of action or alternative liability because such theories of recovery are not recognized under the laws of the State of Alabama.

#### **FORTY-SIXTH DEFENSE**

BP Amoco avers that any award of punitive damages to the Plaintiffs and/or Plaintiffs' decedents will be violative of the constitutional safeguards provided to BP Amoco under the Due Process Clause of the Fourteenth Amendment of the Constitution of the United States and that the

determination of punitive damages under Alabama law is vague, is not based upon any objective standards, is in fact, without standards and is not rationally related to legitimate interests.

**FORTY-SEVENTH DEFENSE**

Plaintiffs' and/or Plaintiffs' decedents' claims of punitive damages violate the Fourth, Fifth, Sixth and Fourteenth Amendments to the Constitution of the United States Article I, Section 6 of the Constitution of the State of Alabama on the following grounds:

1. It is a violation of the Due Process and Equal Protection Clauses of the Fourteenth Amendment of the United States Constitution to impose punitive damages, which are penal in nature, against a civil defendant upon the Plaintiff satisfying a burden of proof which is less than the "beyond a reasonable doubt" burden of proof required in criminal cases;
2. The procedure pursuant to which punitive damages are awarded may result in the award of joint and several judgments against multiple Defendants for different alleged acts of wrong doing, which infringes the Due Process and Equal Protection Clauses of the Fourteenth Amendment to the United States Constitution;
3. The procedures pursuant to which punitive damages are awarded fail to provide a reasonable limit on the amount of the award against BP Amoco which thereby violates the Due Process Clause of the Fourteenth Amendment of the United States Constitution;
4. The procedures pursuant to which punitive damages are awarded fail to provide specific standards for the amount of the award of punitive damages which thereby violates the Due Process Clause of the Fourteenth Amendment of the United States Constitution;

5. The procedures pursuant to which punitive damages are awarded result in the imposition of different penalties for the same or similar act and thus, violate the Dual Protection Clause of the Fourteenth Amendment of the United States Constitution;
6. The procedures pursuant to which punitive damages are awarded permit the imposition of punitive damages in excess of the maximum criminal fine for the same or similar conduct, which thereby infringes the Due Process Clause of the Fourteenth Amendment of the United States Constitution.

#### **FORTY-EIGHTH DEFENSE**

Plaintiffs' and/or Plaintiffs' decedents' claims of punitive damages violate the due Process Clause of Article I, Section 6 of the Constitution of the State of Alabama on the following grounds;

- A. It is a violation of the Due Process Clause to impose punitive damages, which are penal in nature, upon a civil defendant upon the Plaintiff satisfying a burden of proof less than the "beyond a reasonable doubt" burden of proof required in criminal cases;
- B. The procedures pursuant to which punitive damages are awarded fail to provide a limit to the amount of the award against BP Amoco;
- C. The procedures pursuant to which punitive damages are awarded are unconstitutionally vague and not rationally related to legitimate government interest;
- D. The procedures pursuant to which punitive damages are awarded fail to provide specific standards for the amount of the award of punitive damages;
- E. The award of punitive damages in this case, constitutes a deprivation of property without due process of law;
- F. It is a violation of the Due Process Clause to impose punitive damages against this

Defendant, which are penal in nature, yet compel BP Amoco to disclose potentially incriminating documents of evidence.

**FORTY-NINTH DEFENSE**

BP Amoco adopts and incorporates any and all other defenses raised by any other Defendant in this litigation to the extent that said defenses are not inconsistent with BP Amoco's assertions that they are not liable to Plaintiffs and/or Plaintiffs' decedents for any amount whatsoever.

**FIFTIETH DEFENSE**

BP Amoco pleads notice to Plaintiffs' and/or Plaintiffs' decedents' employers are in accordance with *Vines v. Beloit Corp.*, 631 So. 2d 1003 (Ala. 1994).

**FIFTY-FIRST DEFENSE**

BP Amoco asserts that there is no causal connection or relationship between any alleged negligence or defect on the part of BP Amoco and Plaintiffs and/or Plaintiffs' decedents injuries or damages.

**FIFTY-SECOND DEFENSE**

Alabama law regarding joint and several liability is constitutionally void as to BP Amoco as applied to the facts and circumstances in this case and that:

- A. It operates to create an arbitrary and capricious method and manner for the jury's assessment and determination of damages without regard to the quality and quantity of the culpable ability of other Defendants joining one action;
- B. It operates to deny BP Amoco a fair opportunity to have a jury assess damages based on BP Amoco's own culpability for negligence and/or wantonness, which cannot be segregated from allegation of negligence and/or wantonness against other Defendants joined as one in this action.

**FIFTY-THIRD DEFENSE**

That in failing to provide for joint contribution and apportionment of damages among Defendants:

- A. It deprives BP Amoco of property without due process of law contrary to the Fifth and Fourteenth Amendments of the United States Constitution and specifically to those portions thereof prohibiting any state from depriving any person or property without due process of law; and
- B. Separately, if deprives BP Amoco of property without due process of law contrary to Article I, Section 6 of the Constitution of the State of Alabama. Providing insofar as here germane that no person shall be deprived of property except by due process of law with the result that Plaintiffs and/or Plaintiffs' decedents are not entitled to recover in this case BP Amoco for damages based on the evidence of negligence and wantonness of other Defendants.

**FIFTY-FOURTH DEFENSE**

BP Amoco denies that its products were dangerous when used in a reasonable and foreseeable manner, and for his intended use.

**FIFTY-FIFTH DEFENSE**

Again, Plaintiffs' Complaint are time barred as to BP Amoco by the applicable statute of limitations. Further, Plaintiffs' Complaint are barred as to BP Amoco for insufficiency of process and insufficient service of process.

**FIFTY-SIXTH DEFENSE**

Again, the Plaintiffs' Complaint fail to state a claim or cause of action against BP Amoco upon which relief can be granted.

**FIFTY-SEVENTH DEFENSE**

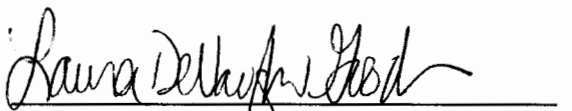
Again, this Court lacks subject matter jurisdiction over the subject matter of Plaintiffs' and/or Plaintiffs' decedents' claims.

**FIFTY-EIGHTH DEFENSE**

The Plaintiffs' and/or Plaintiffs' decedents' diagnosis of an asbestos-related illness are provided by doctors whose methodology and screening practices have been discredited by Federal Silica MDL 1553. Because this lawsuit is based solely upon diagnosis by these discredited doctors, there is no credible medical evidence that Plaintiffs and/or Plaintiffs' decedents have suffered a compensable injury. Therefore the claims of these Plaintiffs and/or Plaintiffs' decedents must be dismissed.

ACCORDINGLY, BP Amoco demands that the Plaintiffs' Complaint be dismissed as against it with all costs assessed to Plaintiffs and/or Plaintiffs' decedents.

RESPECTFULLY SUBMITTED, this the 17<sup>th</sup> day of August, 2007.

  
RICHARD M. CRUMP (CRUMR6839)  
DONALD C. PARTRIDGE (PARTD6713)  
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**IN THE UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF ALABAMA**

**GRADY O. HUMPHREYS, ET AL.**

**PLAINTIFFS**

**VS.**

**A. O. SMITH ELECTRICAL  
PRODUCTS, ET AL.,**

**DEFENDANTS**

**CIVIL ACTION NUMBER:**

**2:07CV607-WKW**

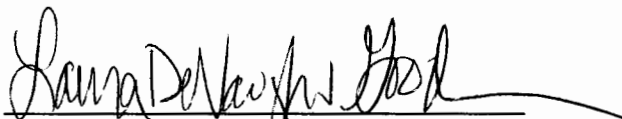
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**CERTIFICATE OF SERVICE**

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I hereby certify that on August 17<sup>th</sup>, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following: G. Patterson Keahey, Jr., Esq., counsel for the plaintiffs, and William T. Mills, Esq.; Frank E. Lankford, Jr., Esq.; and Chadwick L. Shook, Esq.; and I hereby certify that I have mailed by United States Postal Service the document to the following non-CM/ECF participants: none at this time.

Respectfully submitted,



RICHARD M. CRUMP (CRUMR6839)

DONALD C. PARTRIDGE (PARTD6713)

LAURA D. GOODSON (GOODL0579)